IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

USA	§ §	Case No. 6:16-mj-000600-JDL
V.	§ §	
Carlos Martinez-Serna	§ §	

ORDER APPOINTING COUNSEL PURSUANT TO THE CRIMINAL JUSTICE ACT

This Court has determined that the above-named Defendant is financially unable to obtain adequate representation in the above-styled case, and is otherwise qualified for appointment of counsel. Accordingly, this Court makes the following appointment pursuant to the Criminal Justice Act (18 U.S.C. § 3006A):

	APPOINTMENT OF COUNSEL				
	The Federal Public Defender is appointed as counsel for the defendant.				
	Act Panel of this District, is appointed as counse	el.	, a member of the Criminal Justice		
	This Court determines that the defendant shall reimburse the Government for all attorney fees and costs incurred due to the appointment of counsel for his defense.				
	This Court determines that the defendant may have United States Attorney shall investigate to determ outlining the amount and method of payment in defense.	mine if fun			
TYPE OF APPOINTMENT					
	Through trial and notice of appeal. All purposes including trial and appeal. Initial appearance and bond only. Appeal purposes only. Habeas Corpus.		Probation/Supervised Release Violation. Material/Grand Jury Witness. Parole Violation. Mental Hearing (18 U.S.C. § 313). Rule 5(c) Proceedings in this District.		
	Defendant is not eligible for appointment of cou immediate hearing and it is in the interest of just so the Federal Defender is temporarily appointed	ice that the	e defendant be afforded the assistance of counsel		

So ORDERED and SIGNED this 28th day of April, 2016.

John D. LOVE
UNITED STATES MAGISTRATE HUDGE